Office of Chief Counsel
Internal Revenue Service

memorandum

CC:LM:RFP: 1:POSTF151907-01

date: January 23, 2002

to: , Revenue Agent

Stop

from: Associate Area Counsel, LMSB
subject: Bonus vs. Disguised Dividend

DISCLOSURE STATEMENT

This writing may contain privileged information. Any unauthorized disclosure of this writing may have an adverse effect on privileges, such as the attorney client privilege. If disclosure becomes necessary, please contact this office for our views.

DISCUSSION

This memorandum responds to your request for assistance dated November 15, 2002. Your inquiry was referred to this office from Industry Counsel Vallie Brooks. We have coordinated our response with the Industry Counsel. This memorandum should not be cited as precedent.

Facts

The following facts are as set forth in revenue agent's memorandum supplemented by the taxpayer's responses to the revenue agent's information document requests.

healthcare services. For the taxable year, deducted \$ as a general supplies expense. Upon examination of the Federal Income Tax Return, provided
that the \$ was really for bonuses paid to physicians during taxable year.
Prior to was a personal service corporation owned and operated by shareholder-physicians. The semployees consisted of physicians, corporate officers, clerical and support staff. Each physician had an employment contract with the semployees.
salaries were determined by their full productivity as defined in the employment contract and additional compensation as "deemed appropriate".

Of the shareholder-physicians, redeemed the interests of shareholder-physicians and allocated \$ as bonuses to the shareholder-physicians who executed new employment contracts with and continued service after the Included in the \$ distribution were payments to corporate officers, who were shareholders but not physicians, totaling \$1

No bonuses were paid to the shareholder-physicians who ended their employment

packag divide	ge for approximately \$ and claimed these distributions as either severance pay or ands for the tax year. No bonuses were paid to corporate officers who did not own in, clerical or support staff.
bonuse accour bonus	The \$ allocated as bonuses entirely stem from the proceeds of the ale. The amount was reduced by the amount included on recipient's Forms W-2 for es of \$, leaving a balance of \$ in the Physician bonus at. The Board's resolutions provide for a \$ maximum (\$ total) signing to be paid to shareholder-physicians who continue service after the asset sale. mount actually paid as bonuses (\$ exceeded this signing bonus maximum by
sale. shareh reason physic	The amounts allocated as bonuses correlate directly to the ownership percentage of colder-physicians who continued employment with after the asset provided no records to establish the nature or extent of the services rendered by colder-physicians, the basis of the apportionment, value of their services or the cableness of the purported bonus. The amount of distributions paid to shareholder-cians was not in fact compensation, but merely a distribution of fixed percentage of the net is realized from the asset sale that had no relation to the services rendered.
arose of physic Incomexpense expense taxable	has never declared or paid dividends and did not intend to declare dividends in At the end of had no retained earnings. The bonuses have their origin and directly from the has asset sale. Was not the employer of the hans after the sale. The employment contracts remained with had no retained earnings. The bonuses have their origin and had no retained earnings. The bonuses have their origin and directly from the had asset sale. Was not the employer of the had as a general supplies as a general supplies see. When the Revenue Agent inquired about this expense, have revealed that the see was actually for bonuses paid during the year. By accelerating the bonuses to the eyear, had absorbed all profits from the had asset sale and created a net operating loss available for carry-back for the tax years had and had and carry-red to had and had and had and carry-red to had and had had an and had had an and had an
<u>Issue</u> :	
1.	Is entitled to deduct \$ as a general supplies expense for amounts paid to shareholders under Code Section 162(a) for the tax year?
2.	Do the facts and circumstances that you have developed support the application of the accuracy-related penalty pursuant to Section 6662 of the Code for the tax year?

Conclusion:

- 1. as a general supplies expense for amounts paid to shareholders under Code Section 162(a) for the tax year.
- 2. The facts and circumstances that you have developed support the application of the accuracy-related penalty pursuant to Section 6662 of the Code for the tax year.

Discussion

1.	is not entitled to de	educt \$.	as a general supplies expense		
	for amounts paid to shareholders under Code Section 162(a) for the year.				
	failed to establish that \$	deducted a	s an expense was for general		
a for th	a toy year	dad that C	daducted as a general		

supplies for the tax year. In provided that \$1,000 deducted as a general supplies expense was really for bonuses paid to its shareholders. The purported bonuses paid left tax year. It is filed amended returns to claim refunds by carrying the loss to the loss, and loss tax years.

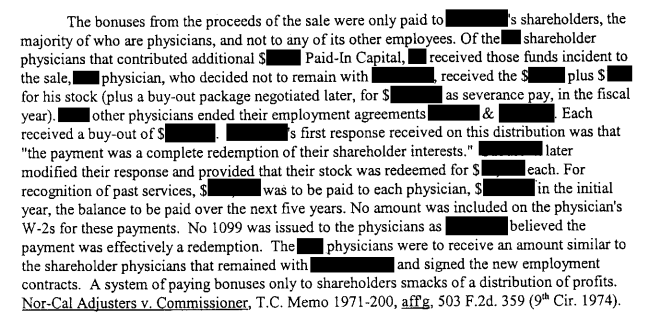
Section 162(a) allows a deduction for all the ordinary and necessary expenses paid in carrying on a trade or business, including a reasonable allowance for salaries, or other compensation, for personal services actually rendered. Section 1.162-9 provides in pertinent part:

"Bonuses to employees will constitute allowable deductions from gross income when such payments are made in good faith and as additional compensation for the services actually rendered by the employees, provided such payments, when added to the stipulated salaries, do not exceed a reasonable compensation for the services rendered. It is immaterial whether such bonuses are paid in cash or in kind or partly in cash and partly in kind. Donations made to employees and others, which do not have in them the element of compensation or which are in excess of reasonable compensation for services, are not deductible from gross income."

The determination of whether the payments were made with the intent to compensate for services is a factual question to be decided on the basis of the particular facts and circumstances of the case. Paula Construction Company v. Commissioner, 58 T.C. 1055, 1058 (1972). Because the shareholder physicians, with respect to whom the deductions are claimed, were in complete control of petitioner's affairs, close scrutiny must be given to the relevant facts to determine whether so-called compensation is not in reality a distribution of profits in a manner calculated to avoid payment of income and excess profits taxes. Botany Worsted Mills v. United States, 278 U.S. 282 (1929); Lowland v. Commissioner, 244 F.2d 450 (1957).

did not treat the payments as bonuses. did not claim the payments as bonuses or wages during the year in issue, but rather claimed the amounts as a general supplies

expense, even though it knew that such amounts were not expended for general supplies. In addition, the payments were included in employees' W-2 forms, and Federal income taxes and social security taxes were withheld from such payments.



A compensation payment intended to make up for earlier years will be deductible only if the corporation documents:

- The amount of the underpayment in prior years; and
- That the current payment is intended as compensation for prior services.

In this case the Board determined the physicians were entitled to \$ for past services. This was done pro rata based on stock holding, with no consideration of length of service, amount of time spent on the job, additional activities performed for the clinic, etc. The sis in addition to the termination pay accrual. The Court's opinion in Mad Auto Wrecking provides that an "employer may deduct compensation paid to an employee in a year although the employee performed the work in a prior year. In order to do so, the employer must show: (1) That the employer intended to compensate the employee for past under-compensation, and (2) the amount of the under-compensation." Mad AutoWrecking, T.C. Memo 1959-94.

has failed to establish the nature or extent of services rendered by the shareholderphysicians. The Board determined that bonuses were to be paid to the physicians that signed on with No consideration was given to a physician's specialty or income generated. These CC:LM:RFP: :POSTF-151907-01

amounts are <u>not</u> based on services for the shareholder's specialty, on the number of patients, or the to the stockholdings of the recipients. The purported bonuses paid by ______as additional compensation were <u>not</u> for the services rendered by the shareholder-physicians

The purported bonuses have their origin and arose directly from the sale of assets to correlates directly to the amount of cash and stock received from the sale and created a net operating loss available for carry-back for the tax years and and carry-forward to and and carry-forward to and the sale and carry-forward to the sale and carry-forward to the sale and carry-forward to the sale and the sale and carry-forward to the sale and the sale a

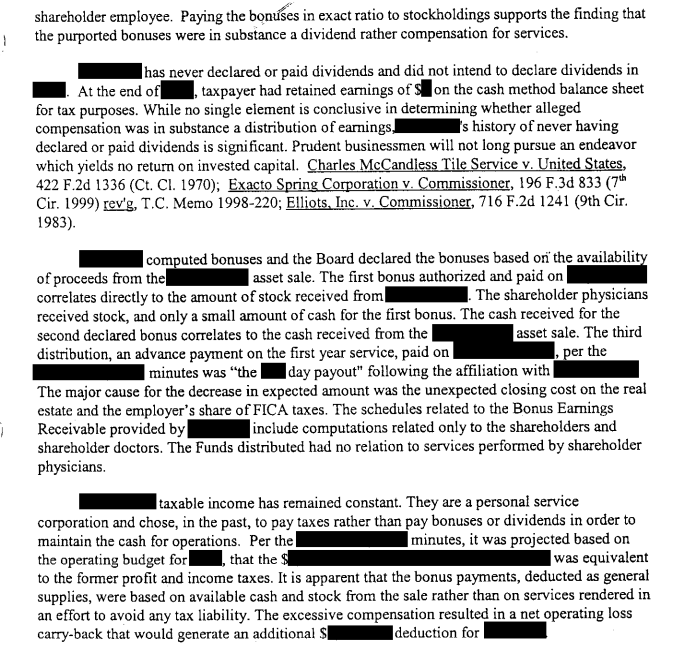
Only shareholder-physicians that executed employment agreements with and corporate officers who were also shareholders received a bonus. The amounts paid as bonuses by to its shareholders for future services, had no relation to the measure of their services and absorbed all the profits from the sale to the measure of their services and absorbed all the profits from the sale to the measure of their services and absorbed all the profits from the sale to the measure of their services and absorbed all the profits from the sale to the measure of their services and absorbed all the profits from the sale to the measure of their services and absorbed all the profits from the sale to the measure of their services and absorbed all the profits from the sale to the measure of their services and absorbed all the profits from the sale to the measure of their services and absorbed all the profits from the sale to the measure of their services and absorbed all the profits from the sale to the measure of their services and absorbed all the profits from the sale to the measure of their services and absorbed all the profits from the sale to the measure of their services and absorbed all the profits from the sale to the measure of their services and absorbed all the profits from the sale to the measure of their services and absorbed all the profits from the sale to the measure of their services and absorbed all the profits from the sale to the measure of their services and absorbed all the profits from the sale to the measure of the measure of their services and absorbed all the profits from the sale to the measure of the measure of

The following factors indicate that payments to shareholder-employees are disguised dividend distributions rather than payment for services rendered:

- 1. bonuses were in exact proportion to stockholdings;
- 2. payments were in lump sums rather than as the services were rendered;
- 3. there was a complete absence of formal dividend distributions by an expanding corporation;
- 4. the system of bonuses was completely unstructured, having no relation to services performed;
- 5. the company's negligible taxable income was an indication that the bonus system was based on funds available rather than on services rendered; and
- 6. bonus payments were made only to the stockholders in proportion to their stockholdings, and not to other employees.

See, e.g., O.S.C. & Associates, Inc. v. Commissioner, 187 F.3d 1116,1120 (9th Cir. 1999); Nor-Cal Adjusters v. Commissioner, 503 F.2d 359, 361-362 (9th Cir. 1974), affg, T.C. Memo 1971-200; Wagner Construction, Inc. v. Commissioner, T.C. Memo 2001-160.

The amounts were distributed in exact proportion to the stockholdings of the recipients. If the bonuses were to be based on the effort expended or services rendered, then each shareholder employee's contingent salary would presumably have been a more appropriate gauge of what he deserved. In fact, the bonuses were quite disproportionate to the contingent salaries received by each



In this case, all the factors indicate that amounts paid as bonuses were disguised dividends. The Supreme Court of the United States has repeatedly observed that "while a taxpayer is free to organize his affairs as he chooses, nevertheless, once having done so, he must accept the consequences of his choice, whether contemplated or not, and may not enjoy the benefit of some other route he might have chosen to follow but did not." <u>Higgins v. Smith</u>, 308

U.S. 473, 477 (1940); Old Mission Portland Cement Co. v. Helvering, 293 U.S. 289, 293 (1934); Gregory v. Helvering, 293 U.S. 465, 469 (1935).

2. The facts and circumstances that you have developed support the application of the accuracy-related penalty pursuant to Section 6662 of the Code for the tax year.

Section 6662 provides for an accuracy-related penalty (the accuracy-related penalty) in the amount of 20 percent of the portion of any underpayment attributable to, among other things, negligence or intentional disregard of rules or regulations (without distinction, negligence), any substantial understatement of income tax, or any substantial valuation misstatement. Negligence has been defined as lack of due care or failure to do what a reasonable and prudent person would do under like circumstances. See, e.g., Hofstetter v. Commissioner, 98 T.C. 695, 704 (1992). Section 6664(c)(1) provides that the accuracy-related penalty shall not be imposed with respect to any portion of an underpayment if it is shown that the taxpayer acted in good faith and that there was reasonable cause for the underpayment. The determination of whether a taxpayer acted in good faith and with reasonable cause is made on a case-by-case basis, taking into account all pertinent facts and circumstances. "Circumstances that may indicate reasonable cause and good faith include an honest misunderstanding of * * * law that is reasonable in light of all the facts and circumstances, including the experience, knowledge and education of the taxpayer." Sec. 1.6664- 4(b)(1), Income Tax Regs.Petitioner bears the burden of proving facts showing good faith and reasonable cause. T.C. Rule 142(a).

Post Review

With respect to Issue No. 1, we are submitting this advisory opinion for post review and anticipate a 10-day response from the National Office. As you know, the response can

supplement, modify and/or reject the advice contained herein. Accordingly, please take no action on the advice contained herein with respect to Issue No. 1, until such National Office response is received by the undersigned. You will be promptly notified of any exceptions or modifications recommended to the advice contained herein.

In the interim, should you have any questions regarding this memorandum or our recommendations, please contact the undersigned at () ext. 332.

Associate Area Counsel (Large and Mid-Size Business)

Attorney